Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY INTEREST

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Dyno LLC		102/03/2006 1	LIMITED LIABILITY COMPANY: DELAWARE

RECEIVING PARTY DATA

Name:	The CIT Group/Commercial Services, Inc.	
Street Address:	Two Wachovia Ctr., 301 S. Tryon Street	
Internal Address:	Suite 2500	
City:	Charlotte	
State/Country:	NORTH CAROLINA	
Postal Code:	28202	
Entity Type:	CORPORATION: NEW YORK	

PROPERTY NUMBERS Total: 9

Property Type	Number	Word Mark
Serial Number:	78574592	THE MAGIC PIVOT
Serial Number:	78595996	PENN
Serial Number:	78717580	CRAFTABLES
Serial Number:	78593672	RAIN FREE
Serial Number:	78342374	
Serial Number:	78342352	
Registration Number:	2181345	WINDSTORM
Registration Number:	1977956	RAIN FREE
Registration Number:	1038425	KOMFORT KUT

CORRESPONDENCE DATA

Fax Number: (704)378-4890

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

TRADEMARK REEL: 003248 FRAME: 0059

900042249

Phone: 704-378-4765

Email: jdeese@hunton.com

Correspondent Name: Jeremy Deese, Esq.

Address Line 1: 101 South Tryon Street

Address Line 2: Suite 3500

Address Line 4: Charlotte, NORTH CAROLINA 28280

ATTORNEY DOCKET NUMBER:	57294.87
NAME OF SUBMITTER:	Ann Vandiver, Paralegal
Signature:	/s/ Ann Vandiver, Paralegal
Date:	02/15/2006

Total Attachments: 5

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TRADEMARK SECURITY AGREEMENT

This TRADEMARK SECURITY AGREEMENT, dated as of the 3rd day of February,

2006, by and between DYNO LLC, a Delaware limited liability company (the "Grantor"), and

THE CIT GROUP/COMMERCIAL SERVICES, INC., a New York corporation (the "Secured

Party"). Capitalized terms used but not defined herein shall have the meanings assigned to such

terms in the Financing Agreement, dated the date hereof, between the Grantor and the Secured

Party, as from time to time amended, modified, supplemented or restated (the "Financing

Agreement").

WHEREAS, the Grantor has, pursuant to the Financing Agreement granted to the

Secured Party a security interest in and to all of the right, title and interest of the Grantor, in, to

and under the Collateral, including, without limitation, the Grantor's Trademarks, as collateral

security for the payment and performance in full when due of the Obligations; and

WHEREAS, the Grantor and the Secured Party wish to further memorialize the security

interest described above as it relates to the registered and pending U.S. federal trademarks

identified in Schedule A, attached hereto, and incorporated herein by this reference (the

"Registered Trademarks").

NOW THEREFORE, for good and valuable consideration, the receipt and adequacy of

which are hereby acknowledged, the Grantor hereby grants unto the Secured Party a security

interest in and lien on all of its right, title and interest in the Registered Trademarks, as collateral

security for the payment and performance in full when due of the Obligations. The Grantor

hereby acknowledges and affirms that the rights and remedies of the Secured Party with respect

to the security interest in the Registered Trademarks made and granted hereby are more fully set

forth in the Financing Agreement, the terms and provisions of which are incorporated by

reference herein as if fully set forth herein.

[signatures on next page]

57294.000087 CHARLOTTE 164383v1

IN WITNESS WHEREOF, the Grantor has executed this Trademark Security Agreement as an instrument as of the date first written above.

DYNO LLC, Grantor

Title: President and Chief Executive Officer

Acknowledged and Agreed:

THE CIT GROUP/COMMERCIAL SERVICES, INC., Secured Party

By:_____

Name:

Title:

[signature page to Trademark Security Agreement]

IN WITNESS WHEREOF, the Grantor has executed this Trademark Security Agreement as an instrument as of the date first written above.

DYNO LLC, Gran	ıtor
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Bv:	

Name: Jim Moynihan

Title: President and Chief Executive Officer

Acknowledged and Agreed:

THE CIT GROUP/COMMERCIAL SERVICES, INC., Secured Party

By: Tothy & Copper
Name: Tothy & Coopper
Title: Vie President

[signature page to Trademark Security Agreement]

ACKNOWLEDGMENT OF GRANTOR

STATE OF Florida) COUNTY OF BROWALL)	ss.			
On this <u>3</u> day of Moynihan, proved to me on the basis of foregoing instrument on behalf of DYI by me duly sworn did depose and say limited liability company, that the said company, as authorized by said limit acknowledged said instrument to be the	of satisfactor NO LLC, a I that he is the d instrument red liability the free act an	ry evidence to be Delaware limited President and Common was signed on company's boar	e the person what liability comp Chief Executive behalf of said rd of managers	no executed the any, who being officer of said limited liability and that (s)he
{seal}				
Sharon D. Szczepankiewicz Commission # DD353621 Expires: SEP. 08, 2008 Bonded Thru Atlantic Bonding Co., Inc.				

SCHEDULE A

to

TRADEMARK SECURITY AGREEMENT

<u>Trademark Applications</u>

Trademark	Serial #	Filing Date
The Magic Pivot	78/574,592	2/24/2005
Penn	78/595,996	3/28/2005
Craftables	78/717,580	9/21/2005
Rain Free	78/593,672	3/23/2005
Whale (design only)	78/342,374	12/17/2003
Dolphin (design only)	78/342,352	12/18/2003

Trademarks

Trademark	Registration #	Registration Date
Windstorm	2,181,345	8/11/1998
Rain Free	1,977,956	6/4/1996
Komfort Kut	1,038,425	4/27/1976

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RECORDED: 02/15/2006